## IN THE UNITED STATES DISTRICT COURT Case 3:14-cr-00008 HVDR DECUMORATE PORN FIRST CONSCIPATE PRAGE 1 of 1 PageID 65 DALLAS DIVISION

UNITE	ED STAT	ES OF AMERICA	)		
VS.		)	CASE NO.: 3	3:14-CR-008-M (01)	
MARLON WAYNE SNEED, Defendant.		) ) )			
ORDER ACCEPTING REPORT AND RECOMMENDATION OF THE UNITED STATES MAGISTRATE JUDGE CONCERNING PLEA OF GUILTY					
Magist 28 U.S. Magist Court a Felon i	nt of the crate Judg .C. § 636 rate Judg accepts the	viewing all relevant matters of defendant, and the Report and ge, and no objections thereto h (b)(1), the undersigned District concerning the Plea of Guilty ne plea of guilty, and MARLO sion of a Firearm, a violation of the Court's scheduling order.	Recommendation Co aving been filed within t Judge is of the opinion y is correct, and it is he DN WAYNE SNEED of 18 U.S.C. § 922(g)(1	oncerning Plea of Guilty on fourteen days of services on that the Report and Recereby accepted by the Cours hereby adjudged guilty	of the United States e in accordance with commendation of the art. Accordingly, the y of Count 1, that is,
×	The defendant is ordered to remain in custody.				
	The Court adopts the findings of the United States Magistrate Judge by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released and should therefore be released under § 3142(b) or (c).				
	Upon motion, this matter shall be set for hearing before the United States Magistrate Judge who set the conditions of release for determination, by clear and convincing evidence, of whether the defendant is likely to flee or pose a danger to any other person or the community if released under § 3142(b) or (c).				
	The defendant is ordered detained pursuant to 18 U.S.C. § 3143(a)(2). The defendant shall self-surrender to the United States Marshal no later than				
		There is a substantial likeliho The Government has recomm This matter shall be set for conditions of release for determ is likely to flee or pose a dang or (c).	od that a motion for accepted that no sentence hearing before the Umination, by clear and comments of the comm	equittal or new trial will be of imprisonment be impulated. States Magistrate convincing evidence, of w	be granted, or bosed, and Judge who set the hether the defendant
	The defendant is not ordered detained pursuant to 18 U.S.C. § 3143(a)(2) because the defendant has filed a motion alleging that there are exceptional circumstances under § 3145(c) why he/she should not be detained under § 3143(a)(2). This matter shall be set for hearing before the United States Magistrate Judge who set the conditions of release for determination of whether it has been clearly shown that there are exceptional circumstances under § 3145(c) why the defendant should not be detained under § 3143(a)(2), and whether it has been shown by clear and convincing evidence that the defendant is likely to flee or pose a danger to any other person or the community if released under § 3142(b) or (c).				
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SIGNED this 8<sup>th</sup> day of July, 2014.

BAKBARA M. G. LYNN UNITED STATES DISTRICT JUDGE NORTHERN DISTRICT OF TEXAS